

U.S. DISTRICT COURT MPLS

B. Plaintiffs' complaint should be dismissed pursuant to Criminal Sexual Conduct in the Third Degree.

Kathryn Roche Forensic Scientist with report of 1H DNA Cell Infraction was used by test in the BCA Database for Convicted Sexual Offenders in which Abraham Sigurd Lee was found not guilty in Criminal case 57-CR-07-912. Although Jennifer Nielsen has alleged two different inconsistent reports to the Police Department, The DNA would be consistent to the conversation between alleged Victim Jennifer Nielsen and alleged Defendant Abraham Sigurd Lee submitted to the District Attorneys Office in January of 2021 regarding a shower resulting in consensual sex; "Person or Persons both whom had had a shower together as spoken via text messaging therefore causing a miscarriage of Justice and or False Police Report Libel or Slander of Public Figure by the alleged Victim Jennifer Nielsen.

C. Plaintiffs' complaint should be dismissed pursuant to Criminal Sexual Conduct in the Third Degree.

The alleged Victim Jennifer Nielsen pursued to file charges due to her own form of harassment which provide substantial evidence to Libel Slander Deformation of Character of a Public Figure ; Defendant Abraham Sigurd Lee was trying to obtain the evidence of self incrimination " I would not have filed charges on you had you left me alone" as well as a " LMAO" which indicates laughing my ass off via text messaging which is provided in texts from alleged Victim Jennifer Nielsen that afternoon. See attached Messages.

D. Plaintiffs' complaint should be dismissed pursuant to Criminal Sexual Conduct in the Third Degree.

Duluth Police Department 2030 North Alington Avenue Duluth Mn 5581 Lab No b21-02008 DNA Criminal Sexual Conduct Jennifer Nielsen, Abraham Sigurd Lee Bureau of Criminal Apprehension Forensic Science Laboratory Bemidji 3700 North Norris Court NW Bemidji MN 56601 AN ANAB ACCREDITED TESTING LABORATORY ISO/IEC 17025 Submitted Evidence Kit 1 1A 1B 1C 1D 1E 1F 1G 1H was ran through a criminal Convicted Sexual Offender Database which was compared to the DNA typing or profiling pursuant to 57-CR-07-912 where Defendant Abraham Sigurd Lee was found not guilty by jury trial and was used pursuant 69DU-CR-21-2918 which would otherwise warrant tamper or abuse of evidence by the BCA, violation of human rights to privacy, stereo typing, racial negligence, wrongful profiling of a non convicted offense see 2007 to 2009 {69-CR-07-912 Verdict not guilty}.

E. Plaintiffs' complaint should be dismissed pursuant to Criminal Sexual Conduct in the Third Degree.

12-CR-459 Aggravated Assault, Joliet vs Abraham Sigurd Lee was pursued in Civil Lawsuit which is still pending. The alleged victim Larry Borrum was arrested in a seperate criminal matter for assaulting Abraham Sigurd Lee's sister and threatening his immediate family. He is in fact the reason why they are on the Safe At Home Program. See 1:2013cv6435 Lee vs Will. County Civil Bivens 42 U.S.C § 1983

F. Plaintiffs' complaint should be dismissed pursuant to Criminal Sexual Conduct in the Third Degree.

CR-272-16 Montgomery County, Pennsylvania

District Attorney Victoria Wanta introduced Stalking, Resisting Arrest and or other criminal charges which were annulled as Defendant Abraham Sigurd Lee was assaulted by Police Officers and then assaulted by Correctional Officers whom are related to those officers of the Abbington Police Department, Pennsylvania. To not exclude the hire of inmates to assault Defendant Abraham Sigurd Lee, in which Defendant Abraham Sigurd Lee has tried numerous amounts of times to obtain a Civil Attorney for the alleged matter CR-272-16 Montgomery County, Pennsylvania as a Miscarriage of Justice had occurred resulting in Defendant Abraham Sigurd Lee to seek outside immediate medical attention via St Cloud Hospital while in Minnesota due to complaint of ribs and spine.

WHEREFORE, Defendant Abraham Sigurd Lee requests that this matter be dismissed with prejudice in the misuse of BCA DNA Database, Violation of Human Rights to Privacy, Prejudice to Criminal Procedures of Law; Violations of laws of the Department of Justice to not Exclude, the American Bar Association, or the BCAs own law of procedure. After Defendant Abraham Sigurd Lee was Found not Guilty of a crime his DNA was to be destroyed not held in the BCA DATABASE of CONVICTED OFFENDERS. Abuse of Judicial process; Constituting abuse of process; Tamper with Evidence; Abuse of Power.

Respectfully Submitted,



Defendant, Abraham Sigurd Lee

Attorney, Laura Zimm

11-29-2021

HOME

MAIL

NEWS

FINANCE

SPORTS

ENTERTAINMENT

LIFE

SHOPPING

YAHOO PLUS

1 of 1

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Starred

Drafts 25

Sent

Archive

Spam

Trash

^ Less

Views Hide

Photos

Documents

Subscriptions

Deals

Groceries

Receipts

Travel

Folders Hide

+ New Folder

3M Lawsuit 9

Bank Info.cele... 225

Bulk Mail 24

cashapp 621

Chime 13

claim esure 6

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Drafts 19

Duluth

FOIA TICKETS

GMG CWAL TR... 1

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LinkedIn 16

o 5

Minnesota Lawyer Referral - Your
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Minnesota Lawyer Referral



Tue, Dec 14, 2021 at 2:08 PM

To:

luthuli_loves_z@yahoo.com



Greetings,

Thank you for remitting a payment to the MNLRIS. Your payment information is

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Veterans Affairs 5

Wendy Keller 3

State of Minnesota
County of St. Louis

District Court
6th Judicial District

Prosecutor File No. 21-02-163672
Court File No. 69DU-CR-21-2918

State of Minnesota,
Plaintiff,

COMPLAINT
Summons

vs.

ABRAHAM SIGUARD LEE DOB: 11/17/1984

627 S 66th Avenue W
Duluth, MN 55807

Defendant.

The Complainant submits this complaint to the Court and states that there is probable cause to believe Defendant committed the following offense(s):

COUNT I

Charge: Criminal Sex Conduct-3rd Degree-Force or Coercion

Minnesota Statute: 609.344.1(c)

Maximum Sentence: Fifteen (15) years and/or \$30,000

Offense Level: Felony

Offense Date (on or about): 01/06/2021

Control #(ICR#): 21002032

Charge Description: That the defendant, ABRAHAM SIGUARD LEE, did engage in sexual penetration with another person, to-wit: J.L.N., using force or coercion to accomplish said penetration.

STATEMENT OF PROBABLE CAUSE

The Complainant states that the following facts establish probable cause:

On January 5, 2021, ABRAHAM SIGUARD LEE, D.O.B. 11/17/1984, hereinafter referred to as the Defendant, drove to Duluth to meet J.L.N. at 101 West Third Street, APT 329, in Duluth, St. Louis County, Minnesota. They had recently met on a dating app and agreed to meet in person. J.L.N. said she was on the dating app to meet women. When she saw that the Defendant liked her, she talked to him and thought they could be friends because she could talk to him about personal things that were going on in her life.

The Defendant arrived in Duluth around 6PM. They hung out and talked for a few hours. In the early morning hours of January 6th, the Defendant started touching J.L.N.'s legs, vaginal area, and breast area. She told him to stop, and he did. A short time later, the Defendant tried to pull her pants down. J.L.N. told him to stop around 20 times and was holding her own pants up to keep the Defendant from pulling them down. The Defendant continued and got on top of J.L.N. J.L.N. pushed him off of her multiple times and kept saying "no." Finally, J.L.N. "played nice" and laid there as he put his penis inside her vagina and performed other sexual acts. The Defendant ejaculated. J.L.N. told the officer there was nothing she could do. She said, "What am I gonna do? Call the cops while he's in my apartment?"

The Defendant said that he got to J.L.N.'s apartment around 6PM. He said they hung out and started kissing. Then he said J.L.N. told him to "fuck me." He said they had consensual sex.

SIGNATURES AND APPROVALS

Complainant requests that Defendant, subject to bail or conditions of release, be:
(1) arrested or that other lawful steps be taken to obtain Defendant's appearance in court; or
(2) detained, if already in custody, pending further proceedings; and that said Defendant otherwise be dealt with according to law.

Complainant declares under penalty of perjury that everything stated in this document is true and correct. Minn. Stat. § 358.116; Minn. R. Crim. P. 2.01, subds. 1, 2.

Complainant

Jacob Moldenhauer
Police Officer
2030 N Arlington Avenue
Duluth, MN 55811
Badge: 537

Electronically Signed:
09/09/2021 02:34 PM
St. Louis County, Minnesota

Being authorized to prosecute the offenses charged, I approve this complaint.

Prosecuting Attorney

Victoria Wanta
Assistant St. Louis County
Attorney
100 N 5th Avenue W
Duluth Courthouse, #501
Duluth, MN 55802
(218) 726-2323

Electronically Signed:
09/09/2021 12:22 PM

FINDING OF PROBABLE CAUSE

From the above sworn facts, and any supporting affidavits or supplemental sworn testimony, I, the Issuing Officer, have determined that probable cause exists to support, subject to bail or conditions of release where applicable, Defendant's arrest or other lawful steps be taken to obtain Defendant's appearance in court, or Defendant's detention, if already in custody, pending further proceedings. Defendant is therefore charged with the above-stated offense(s).

☒ **SUMMONS**

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear as directed in the Notice of Hearing before the above-named court to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

☐ **WARRANT**

To the Sheriff of the above-named county; or other person authorized to execute this warrant: I order, in the name of the State of Minnesota, that the Defendant be apprehended and arrested without delay and brought promptly before the court (if in session), and if not, before a Judge or Judicial Officer of such court without unnecessary delay, and in any event not later than 36 hours after the arrest or as soon as such Judge or Judicial Officer is available to be dealt with according to law.

☐ *Execute in MN Only*☐ *Execute Nationwide*☐ *Execute In Border States*☐ **ORDER OF DETENTION**

Since the Defendant is already in custody, I order, subject to bail or conditions of release, that the Defendant continue to be detained pending further proceedings.

Bail: \$

Conditions of Release:

This complaint, duly subscribed and sworn to or signed under penalty of perjury, is issued by the undersigned Judicial Officer as of the following date: September 10, 2021.

Judicial Officer

Sally L. Tarnowski
Judge of District Court

Electronically Signed: 09/10/2021 03:42 PM

Sworn testimony has been given before the Judicial Officer by the following witnesses:

COUNTY OF ST. LOUIS
STATE OF MINNESOTA

State of Minnesota

Plaintiff

vs.

ABRAHAM SIGUARD LEE

Defendant

LAW ENFORCEMENT OFFICER RETURN OF SERVICE
*I hereby Certify and Return that I have served a copy of this
Summons upon the Defendant herein named.*

Signature of Authorized Service Agent:

STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	1/6/2021	609.344.1(c) Criminal Sex Conduct-3rd Degree-Force or Coercion	Felony	L5377	N	MN0690600	21002032

DEFENDANT FACT SHEET

Name: ABRAHAM SIGUARD LEE
DOB: 11/17/1984
Address: 627 S 66th Avenue W
Duluth, MN 55807

Alias Names/DOB:
SID: MN07088956
Height:
Weight:
Eye Color:
Hair Color:
Gender: MALE
Race: Black
Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: No
Driver's License #: C183050648912 (MN)
Alcohol Concentration:

STATE OF MINNESOTA
COUNTY OF ST. LOUIS

DISTRICT COURT-CRIMINAL DIVISION
SIXTH JUDICIAL DISTRICT

STATE OF MINNESOTA,

PLAINTIFF,

V.

ABRAHAM SIGUARD LEE,

**NOTICE BY PROSECUTING
ATTORNEY OF EVIDENCE OF
ADDITIONAL OFFENSES
PURSUANT TO RULE 7.02**

DISTRICT COURT FILE NO. 69DU-CR-21-2918

DEFENDANT.

TO: THE ABOVE-NAMED DISTRICT COURT, AND TO THE ABOVE-NAMED
DEFENDANT'S ATTORNEY:

Pursuant to Rule 7.02, Minnesota Rules of Criminal Procedure, I hereby advise you that in the above-named case, the prosecution may offer at trial, to prove motive, intent, plan, under any exception to the general exclusionary rule, evidence of the following additional offense(s):

- 57-CR-07-912, July 2007, Criminal Sexual Conduct in the Third Degree (Thief River Falls Police Department, Minnesota).
- 12-CR-459, February 2012, Assault (Joliet Police Department, Illinois).
- CR-272-16, July-October, 2016, Assault, Terroristic Threats, Harassment, False Imprisonment, Stalking, Unlawful Dissemination of Intimate Image, Invasion of Privacy, & Resisting Arrest (Montgomery County, Pennsylvania).

Dated at Duluth, Minnesota: October 28, 2021

Respectfully submitted,

ST. LOUIS COUNTY ATTORNEY

BY: S/VICTORIA WANTA

Assistant St. Louis County Attorney
100 North Fifth Avenue West, #501
Duluth, MN 55802-1298
Telephone: 218-726-2323
Fax: 218-726-2332

STATE OF MINNESOTA
COUNTY OF ST. LOUIS

DISTRICT COURT—CRIMINAL DIVISION
SIXTH JUDICIAL DISTRICT

STATE OF MINNESOTA,

PLAINTIFF,

V.

**DISCLOSURE BY PROSECUTING
ATTORNEY PURSUANT TO RULE 9.01**

ABRAHAM SIGUARD LEE,

DISTRICT COURT FILE NO. 69DU-CR-21-2918

DEFENDANT.

The State of Minnesota, prosecuting authority herein, pursuant to Rule 9.01 of the Minnesota Rules of Criminal Procedure, hereby makes the following disclosure in the above-entitled matter:

A. Witnesses' Names and Addresses:

1	Sergeant Jozef Miketin	Duluth Police Department	Duluth, MN 55811
2	Michelle A. Pearlson	BCA	Bemidji, MN 56601
3	Alisha Blazevic	Essentia Health Center	Duluth, MN 55805
4	Kathryn Roche	MN BCA	St. Paul, MN 55106
5	Investigator Shanda Braun	Duluth Police Department	Duluth, MN 55811
6	Officer Joshua Norlander	Duluth Police Department	Duluth, MN 55811
7	Officer Chris Beekmann	Duluth Police Department	Duluth, MN 55811
8	Officer Michael Nitz	Duluth Police Department	Duluth, MN 55811
9	Lisa Ann Oehlerking	Essentia	Duluth, MN 55805
10	Officer Kaylee Mcmillen	Duluth Police Department	Duluth, MN 55811
11	Investigator Jacob Moldenhauer	Duluth Police Department	Duluth, MN 55811
12	Jennifer Lei Nielsen	701 West Superior St, Apt 1211	Duluth, MN 55802

B. Reports and Statements:

NAME	FILE	FIRST	TTL
Reports	Abraham Lee Reports.pdf	1	10
SANE Exam Confidential	SANE Exam.21002032.pdf	11	16
BCA Reports 1,2,3	Abraham Lee.BCA Reports 1,2,3.pdf	27	6

Additional Photos of Texts	IMG_0374.pdf	33	1
Additional Photos of Texts	IMG_0376.pdf	34	1
Additional Photos of Texts	IMG_0375.pdf	35	1
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Photos of Texts	1.pdf	50	1
Photos of Texts	2.pdf	51	1
Photos of Texts	6.pdf	52	1
Photos of Texts	4.pdf	53	1
Photos of Texts	5.pdf	54	1
Photos of Texts	3.pdf	55	1
911 Calls	Abraham Lee.21002032, 01-06-2021_04.29.35.8p_-3535.WAV	56	1
911 Calls	Abraham Lee.21002032, 01-06-2021_11.02.32.2p_-69.WAV	57	1
911 Calls	Abraham Lee.21002032, 01-06-2021_10.09.04.5a_-242.WAV	58	1
10 BODY CAMERA VIDEOS		59	1
Adult Rasmussen Notice Conf & ID Duluth	01101750.pdf		
Adult Spreigl Notice (Duluth)	01101751.pdf		
Adult 807 Notice Pleading - J.L.N.	01101780.pdf		

Criminal History	Abraham Lee Criminal History.pdf
Protective Order	Abraham Lee.69DU-CR-21-2918 ProtectOrder.pdf
Spreigl Reports	Abraham Lee.Spreigl Reports.pdf
Criminal Complaint	Abraham Lee Complaint.pdf

TOTAL: 59

Any property that was seized as evidence is subject to return at the conclusion of the appeal period by contacting the law enforcement agency that seized the property.

Date: October 29, 2021

ST. LOUIS COUNTY ATTORNEY

BY: S/VICTORIA WANTA
Assistant St. Louis County Attorney
100 North Fifth Avenue West, #501
Duluth, MN 55802-1298
Telephone: 218-726-2323
Fax: 218-726-2332

The undersigned prepared the foregoing disclosure for Defense Counsel on
October 29, 2021.

S/R.L.

STATE OF MINNESOTA

DISTRICT COURT—CRIMINAL DIVISION

COUNTY OF ST. LOUIS

SIXTH JUDICIAL DISTRICT

STATE OF MINNESOTA,

PLAINTIFF,

V.

ABRAHAM SIGUARD LEE,

DEFENDANT.

**NOTICE BY PROSECUTING ATTORNEY
OF EVIDENCE AND IDENTIFICATION
PROCEDURES PURSUANT TO RULE 7.01
AND DEMAND FOR DISCLOSURE
PURSUANT TO RULE 9.02**

DISTRICT COURT FILE NO. 69DU-CR-21-2918

TO: The above-named defendant and his/her attorney:

Pursuant to Rule 7.01, MRCP, I hereby advise you that in the above-named case, the prosecution has:

☐ Evidence against the defendant obtained as a result of a search, search and seizure, wiretapping, or any form of electronic or mechanical eavesdropping.

☒ Confessions, admissions or statements in the nature of confessions made by the defendant.

☐ Evidence against the defendant discovered as the result of confessions, admissions or statements in the nature of confessions made by the defendant.

☒ Employed the following identification procedures during its investigation:

☐ Line-ups.

☐ Other observations of the defendant.

☐ The exhibition of photographs of the defendant or any other person.

☒ Others:

(More specific information may be obtained by contacting the prosecuting attorney)

Prosecution witnesses will not be available for testimony at the omnibus hearing unless a specific demand is made and a special hearing time is obtained by the defendant's attorney.

DEMAND FOR DISCLOSURE

You are hereby requested to furnish the prosecuting attorney with all discovery required by MRCP 9.02 prior to Omnibus Hearing.

Dated: October 28, 2021.

ST. LOUIS COUNTY ATTORNEY

BY: S/VICTORIA WANTA

Assistant St. Louis County Attorney
100 North Fifth Avenue West, #501
Duluth, MN 55802-1298
Telephone: 218-726-2323
Fax: 218-726-2332

STATE OF MINNESOTA

DISTRICT COURT - CRIMINAL DIVISION

COUNTY OF ST. LOUIS

SIXTH JUDICIAL DISTRICT

STATE OF MINNESOTA,

PLAINTIFF,

**NOTICE BY PROSECUTING
ATTORNEY OF OUT-OF-COURT
STATEMENT PURSUANT TO RULE 807**

v.

ABRAHAM SIGUARD LEE,

DISTRICT COURT FILE NO. 69DU-CR-21-2918

DEFENDANT.

TO: THE ABOVE-NAMED DISTRICT COURT, AND TO THE ABOVE-NAMED
DEFENDANT'S ATTORNEY:

PLEASE TAKE NOTICE, that the State intends to introduce the statements made by
J.L.N., pursuant to Rule 807 of the Minnesota Rules of Criminal Procedure.

Dated: October 28, 2021.

Respectfully submitted,

ST. LOUIS COUNTY ATTORNEY

BY: S/VICTORIA WANTA
Assistant St. Louis County Attorney
100 N. 5th Ave. West, #501
Duluth, MN 55802
Telephone: 218-726-2323

rl

STATE OF MINNESOTA
COUNTY OF ST. LOUIS

DISTRICT COURT—CRIMINAL DIVISION
SIXTH JUDICIAL DISTRICT

STATE OF MINNESOTA,

PLAINTIFF,

V.

**DISCLOSURE BY PROSECUTING
ATTORNEY PURSUANT TO RULE 9.01**

ABRAHAM SIGUARD LEE,

DISTRICT COURT FILE NO. 69DU-CR-21-2918

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6	Officer Joshua Norlander	Duluth Police Department	Duluth, MN 55811
7	Officer Chris Beckmann	Duluth Police Department	Duluth, MN 55811
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Photos	20210002_07B9A868-7DD9-4217-B7EA-21E5B224CED0.thumbnail.pdf	37	1
Photos	20210002_23A43A8B-0C93-43C3-AAAA-2486753C5246.thumbnail.pdf	38	1
Photos	20210002_31030DDB-929B-4BF4-B904-8DC14051C617.thumbnail.pdf	39	1
Photos	20210002_3496F970-E97A-4E79-98AD-B79A0B43D478.thumbnail.pdf	40	1
Photos	20210002_36127AB5-6E33-4822-9B85-F1A593100DD4.thumbnail.pdf	41	1
Photos	20210002_CCD37F8D-3298-4EAA-A541-E14D1D6B7BA6.thumbnail.pdf	42	1
Photos	20210002_413E3403-7F99-4509-B10E-9E022BAFABB6.thumbnail.pdf	43	1
Photos	20210002_69318D26-FB80-4BAC-9CC3-C1FEFE665F74.thumbnail.pdf	44	1
Photos	20210002_98BCC9B8-3F7F-4B05-83AA-5C6C5BC0F726.thumbnail.pdf	45	1

Photos	20210002_9B78ABBC-CFB2-424F-9B25-839820D4EADD.thumbnail.pdf	46	1
Photos	20210002_B10A45F8-250D-4EE1-909D-AA3EF61F13F8.thumbnail.pdf	47	1
Photos	20210002_C5117030-47AC-4CC6-8200-04EFD61BA8C1.thumbnail.pdf	48	1
Photos	20210002_371848A6-61C7-4788-BF99-946409E8C54C.thumbnail.pdf	49	1
Photos of Texts	1.pdf	50	1
Photos of Texts	2.pdf	51	1
Photos of Texts	6.pdf	52	1
Photos of Texts	4.pdf	53	1
Photos of Texts	5.pdf	54	1
Photos of Texts	3.pdf	55	1
911 Calls	Abraham Lee.21002032, 01-06-2021_04.29.35.8p_-3535.WAV	56	1
911 Calls	Abraham Lee.21002032, 01-06-2021_11.02.32.2p_-69.WAV	57	1
911 Calls	Abraham Lee.21002032, 01-06-2021_10.09.04.5a_-242.WAV	58	1
10 BODY CAMERA VIDEOS		59	1
Adult Rasmussen Notice Conf & ID Duluth	01101750.pdf		
Adult Spreigl Notice (Duluth)	01101751.pdf		
Adult 807 Notice Pleading - J.L.N.	01101780.pdf		

Criminal History

Abraham Lee Criminal
History.pdf

Protective Order

Abraham Lee.69DU-CR-21-
2918 ProtectOrder.pdf

Spreigl Reports

Abraham Lee.Spreigl
Reports.pdf

Criminal Complaint

Abraham Lee Complaint.pdf

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Date: October 29, 2021

ST. LOUIS COUNTY ATTORNEY

BY: S/VICTORIA WANTA
Assistant St. Louis County Attorney
100 North Fifth Avenue West, #501
Duluth, MN 55802-1298
Telephone: 218-726-2323
Fax: 218-726-2332

The undersigned prepared the foregoing disclosure for Defense Counsel on
October 29, 2021.

S/R.L.



Case Report



Agency: Duluth Police Department
Agency #: MN0690600

Detail

Print Date/Time: 02/20/2021 15:42

General Information

Case Number:	2021-21002032	Reporting Officer:	5500 - Nitz, Michael
Occurred Location:	101 W 3rd St 329, Duluth, 55806	Reported Date:	01/06/2021 10:09
Status:	Open	Incident Type:	Rape
Status Date:	01/06/2021	Occurred From:	01/05/2021 18:00
Disposition:		Occurred Through:	01/06/2021 04:00
Disposition Date:		Exceptional Clearance:	
		Exceptional Clearance Date:	

Assignments

Assigned Officer:	4132 - Braun, Shanda	Assigned By:	4132 - Braun, Shanda
Assignment Type:	Lead Investigator	Assigned Date/Time:	01/07/2021 07:30
		End Date:	

Solveability Factors

Description: **Weight:**

Modus Operandi

Offenses

#	Statute Group	Group Agency	Crime Code	Statute	Description	Offense Date
1	State		11A - Forcible Rape	609.344.1(c)	FE-3 Deg CSC Force or Coercion	01/06/2021

Offense #1

Offense #1 - General

Date:	01/06/2021	Statute Group:	State	UCR Return Code:	
Status:		Group Agency:		UCR Stolen Property:	
Status Date:		Statute/Violation:	609.344.1(c)	Attempt/Commit:	Committed
Location/Scene 1:	Residence/Home	Crime Code:	11A - Forcible Rape	Submit Offense:	Yes
Location/Scene 2:		Description:	FE-3 Deg CSC Force or Coercion	Counts:	1
Clery Location:		Type:	State	Effective Date:	08/01/2014
Bias Motivation:	None	Sub-Type:	Mobile	Repealed Date:	
Gang 1:		Reference #:	99999-17552-1	Unconstitutional Date:	
Gang 2:		NCIC Code:			

Offense #1 - Criminal Drug Activity

Activity Types: None/Unknown

Drug Related:	Drug Type:	Origin of Drug:	Drug Precursors:
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Offense #1 - Tools

Tools:

Login Id: Shanda Braun

Page 1 of 6

000001



Case Report



Agency: Duluth Police Department
Agency #: MN0690600

Detail

Print Date/Time: 02/20/2021 15:42

Offense #1 - Burglary/Larceny/Counterfeit Information

Entry Type: How Offender Left Scene:
Method of Entry: Direction of Travel:
Point of Entry: Larceny Type:
Exit Type: Counterfeit Type:
Method of Exit: Counterfeit Status:
Point of Exit: Counterfeit Cash Amount:
Of Premises Entered: Cargo Theft:

Offense #1 - Case Offense Circumstances

Carjacking:	No	Offender Suspected of Using Alcohol:	No
Gambling Motivated:	No	Offender Suspected of Using Drugs:	No
Anti-reproductive Rights Crime:	No	Offender Suspected of Using Computer:	No
Domestic Circumstance:		Victim Suspected of Using Alcohol:	No
Precipitating Events:		Victim Suspected of Using Drugs:	No
Lane:		Victim Suspected of Using Computer:	No
Household Status:		Previous Order of Protection:	
Premise Code:		Previous Victim Domestic Violence:	
Special Circumstance:		Previous Offender Domestic Violence:	
Accosting Situations:		Carjacking Bump/Rob:	
Hate Bias Circumstance:		Carjacking Witness:	
Hate Bias Indicator:		Carjacking Shooting:	

Offense #1 - Supplemental Information

Arson Code:	Number of Adults:	
Child Abuse:	Number of Juveniles:	
Gang Related:	Property Damage Amount:	
Organized Group:	Occupancy Code:	
Aiding/Abetting:	Abandoned Structure:	No
Sub Code:		

Offense #1 - Weapons

Weapon Type	Feature	Caliber	Gauge
None			

Offense #1 - Assault/Homicide

Primary Assault/Homicide Circumstance:
Primary Assault/Homicide Circumstance Comments:
Secondary Assault/Homicide Circumstance:

Login Id: Shanda Braun



Case Report

Agency: Duluth Police Department
Agency #: MN0690600

Detail

Print Date/Time: 02/20/2021 15:42

Secondary Assault/Homicide Circumstance Comments:

Justifiable Homicide Circumstance:

Justifiable Homicide Code:

Offense #1 - Domestic

Domestic Code: Time Spent (Years):

Child Protective Services: Time Spent (Months):

Associated Adult Female Deaths: Time Spent (Days):

Associated Adult Male Deaths: Time Spent (Hours):

Associated Juvenile Female Deaths: Time Spent (Minutes):

Associated Juvenile Male Deaths: Time Spent (Seconds):

Offense #1 - Evidence Collected

Types:

Offense #1 - Security Systems

Security Feature:

Subjects							
Number	Type	Name	Address	Contact Information	Race	Sex	DOB
1	Suspect	LEE, ABRAHAM S	627 S 66th Ave W, Duluth, 55807		Black	Male	11/17/1984
2	Victim	NIELSEN, JENNIFER L	101 W 3rd St 329, Duluth, 55806		White	Female	05/26/1992

Properties						
Date	Codes	Type	Description	Class	Owner Name	Owner Type

Vehicles							
Number	Role	Type	Make/Model	Color	Plate/Registration	Year	State

Contributing Officers						
Number	Date	Officer	Supervisor	Approving User	Report Type	
1	01/07/2021 14:40	5500 - Nitz, Michael	867 - Stolee, Thomas	Rhonda Bolin	Case Report	
2	01/07/2021 02:07	6019 - Norlander, Joshua	815 - Radloff, Anthony	Rhonda Bolin	Supplement	
3	01/08/2021 16:35	5937 - McMillen, Kaylee	871 - Mickus, Lisa	Rhonda Bolin	Supplement	

Narratives			
Name: Narrative	Author: 5500 - Nitz, Michael	Supervisor: 867 - Stolee, Thomas	Date Created: 01/06/2021 12:46

Description:

On 01-07-2021, I, Officer Nitz (squad 46) was dispatched to a call of a criminal sexual conduct at Cascade Springs, 101 West Third Street apartment 329 in Duluth, MN.

I responded to the call address and knocked on apartment 329, but received no answer. I then walked down to my squad and called the reporting party, who was identified as JENNIFER LEI NIELSEN (DOB 05/26/1992) NIELSEN stated

Login Id: Shanda Braun

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000003



Case Report

Agency: Duluth Police Department
Agency #: MN0690600

Detail

Print Date/Time: 02/20/2021 15:42

she had matched with a male on a dating app. The two matched on 01-04-2021. The male was identified as ABRAHAM SIGUARD LEE (DOB 11/17/1984) LEE and NIELSEN matched on 01-04-2021. The two talked on the phone a lot and sent a couple messages. NIELSEN stated she invited LEE to come up and visit her in Duluth, as LEE lives in St. Cloud. NIELSEN later admitted that she told LEE he could spend the night, as she didn't want him to drive back to St. Cloud in the middle of the night. NIELSEN stated she invited LEE to come over around 1 p.m. on 01-05-2021. NIELSEN stated she didn't hear anything from him until around 3 pm and she thought LEE stood her up. NIELSEN stated she then blocked LEE on the dating app, but then forgot she had given LEE her phone number. NIELSEN said LEE told her he was on his way and NIELSEN told him to inform her when he arrived or is close. LEE texted NIELSEN around 6 and stated he was close and was asking if they had any drinks. NIELSEN told LEE she had non-alcoholic drinks. LEE said that was fine, but asked if they could go to a gas station so he could pick up some different not alcoholic beverages and cigarettes. NIELSEN stated LEE picked her up around 6:05 and they went to the Speedway off 6th Avenue East and 4th Street to get cigarettes and drinks.

NIELSEN stated they then went back to her apartment at Cascade Springs apartment 329. NIELSEN stated the two then began hanging out. NIELSEN stated LEE then made an advance towards her. I asked NIELSEN what that meant, and NIELSEN stated he started grabbing her legs, and motioned towards her vagina and legs and her breasts. NIELSEN stated she told him to stop, at which he did. NIELSEN stated a short time later, he continued to make his advance. NIELSEN stated LEE attempted to pull down her pants, at which point she said no. NIELSEN stated LEE continued and she had to hold her pants up. NIELSEN stated she continued saying no, and probably said no around 20 times. NIELSEN stated she also pushed him off. NIELSEN stated LEE continued. NIELSEN stated eventually she just let it happen. NIELSEN stated that LEE inserted his penis into her vagina and had sex with her. NIELSEN stated LEE did not wear a condom and LEE ejaculated both inside of her and believed some of the ejaculate landed on her bedsheets. NIELSEN stated that LEE performed oral sex on her, along with licking her butthole. NIELSEN stated LEE continued to try to get her to perform oral on him. NIELSEN stated she eventually did. NIELSEN stated she believed LEE would hurt her if she did not. NIELSEN also stated LEE never hurt her or threatened to hurt her when she denied him. NIELSEN stated after LEE had sex with her, she then got up and stated she was going to take a shower. LEE insisted on taking a shower with her. NIELSEN stated the two took a shower together. NIELSEN stated after the shower, the two went and laid in bed together. NIELSEN stated while they were in bed, LEE continued to try to lick her body. NIELSEN stated she believed it happened for around two hours, but was unsure because she did not have her phone on her and was not checking the time. NIELSEN stated she woke up around 0441 when LEE left. NIELSEN stated she knew it was 0441 because she received a text message from her cousin, who she had plans with from the day before to watch her nephew. NIELSEN was at her cousin's house while I interviewed her. She was at 2807 West 2nd Street. NIELSEN stated after LEE left, she proceeded to block LEE's number.

During my interview with NIELSEN, she was very emotional and crying multiple different times. NIELSEN stated this has happened before where she has been raped. NIELSEN was reluctant to want to pursue charges due to the fact that this has happened in the past and one of her offenders have received jail time. I clarified what NIELSEN meant when she told dispatch that she was raped "kind of." NIELSEN stated that what she meant by that was that she did not want to have sex with LEE, but her body did. NIELSEN stated she told LEE multiple times that she did not want to have sex, but while LEE was having sex with her, her body did not hurt and the next morning, her body did not hurt.

I asked NIELSEN if she would go in for a SANE kit. NIELSEN stated she would. NIELSEN stated she would only go after her nephew was taken of. NIELSEN stated she could go to the hospital on 01-07-2021 because that's the only time she would have a ride. I then informed if she needed a ride at any point, that she could call 911 and we could give her a ride. I asked her about the clothes and the sheets. NIELSEN stated she would bring the sheets with her to the SANE exam and she was wearing the clothes from last night. NIELSEN stated she was wearing the clothes from last night because of her cousin stating she was five minutes away and she just grabbed the first things that were on the floor.

I then gave NIELSEN the blue card with the case number and how to get ahold of me if she had any questions. I informed her I would be sending this case to our Sex Crimes Unit.

I then called LEE to attempt to get a statement from LEE. I called LEE at 320-237-8822. I spoke with LEE about what had happened.

Login Id: Shanda Braun

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000004



Case Report



Agency: Duluth Police Department
Agency #: MN0690600

Detail

Print Date/Time: 02/20/2021 15:42

LEE stated he met NIELSEN on a dating app and NIELSEN asked him to come over. LEE stated NIELSEN offered to let him stay the night since he is traveling from St. Cloud to Duluth. LEE stated he got there around 6 PM. NIELSEN stated they went to the store to get non alcoholic beverages and cigarettes. NIELSEN stated after they went to the gas station, they went back to NIELSEN's apartment. LEE stated at the apartment, the two were hanging out watching movies. LEE stated the two began kissing. LEE stated that NIELSEN told him to "fuck me." LEE stated that they had consensual sex. LEE stated they performed oral sex on each other. LEE stated the two then showered together. LEE stated he then woke up and drove home. LEE stated he never forced anything sexually with NIELSEN. LEE stated he texted NIELSEN to see if they were now dating and that is when NIELSEN accused him of raping her. NIELSEN, earlier in the interview, stated she was autistic. I then asked LEE if he knew NIELSEN was autistic. LEE stated no, he did not know she was autistic but knew NIELSEN was suffering from mental health and she had been dealing with other issues since she had been raped before. LEE stated he contacted the St. Cloud Police Dept. to file his side of the story. LEE told me suffers from PTSD from the war and that he was planning on suing NIELSEN for defamation of character. LEE reiterated that at no time did he rape NIELSEN.

I spoke with Sergeant Miketin and informed him of my case. This case will be sent to the Sex Crimes Unit.

I spoke to Investigator Beekmann about this case. My body camera was on and will be labeled accordingly.

It should be noted at approximately 5 PM I was notified by dispatch that NIELSEN had called back requesting a ride to the hospital for a SANE exam. I picked NIELSEN up from 2807 West 2nd Street. I gave NIELSEN a ride to St. Mary's Hospital for a SANE exam. End of report.

Name: Narrative

Author: 6019 - Norlander,
Joshua

Supervisor: 815 - Radloff, Anthony

Date Created: 01/07/2021 01:06

Description:

on 1/7/2021, I Officer Norlander/606 was dispatched to 407 E. 3rd st, Essentia, to collect a sexual assault kit from an incident that occurred earlier on 1/6/2021 involving JENNIFER LEI NIELSEN DOB 5/25/1992.

I arrived on scene and collected the sexual assault kit and brown paper bag containing underwear from Nurse LISA ANN OEHLERKING DOB 2/19/1983. OEHLERKING retrieved the Kit and underwear from the Essentia evidence fridge and chain of custody was exchanged at 0006 hours on 1/7/2021. Both kit and brown bag with underpants had been sealed with evidence tape and the seals were still intact when I received them.

I transported the kit and underpants to Duluth Police Department headquarters where it was entered into the refrigerated intake locker "B" at 0056 hours.

The sexual assault kit lot number is 49489 and the expiration date is 6/3/2024.

Login Id: Shanda Braun

Page 5 of 6

000005



Case Report



Agency: Duluth Police Department
Agency #: MN0690600

Detail

Print Date/Time: 02/20/2021 15:42

Name: Narrative

Author: 5937 - McMillen, Kaylee Supervisor: 871 - Mickus, Lisa

Date Created: 01/08/2021 16:20

Description:

On 01/08/2021, I Officer McMillen #597, in squad 36, responded to a re-opened CSC call. When I arrived at 2807 W 2nd St, JENNIFER LEI NIELSEN came outside and handed me a plastic bag with a bed sheet in it. NIELSEN advised me Officers who initially responded told her to call back once she collected it, she collected it on 01/07/2021 but stated she was too overwhelmed to call. NIELSEN also informed me she threw up because of the incident, she stated nurses advised her this is common. I collected the bed sheets and transported them to the PSB and entered them into evidence.

DULUTH POLICE DEPARTMENT**CASE SUPP REPORT**CASE# **2021-21002032**

2030 N Arlington Ave

Duluth, MN 55811

EVENT	SUPP DATE/TIME 1/6/2021 10:09 AM	LOCATION Duluth, MN 55806

OFFENSES	STATUTE/DESCRIPTION	COURTS	ATTEMPT/COMMIT

SUBJECT	JACKET/SUBJECT TYPE	NAME (LAST, FIRST, MIDDLE, SUFFIX)						
	DOB	AGE or AGE RANGE	ADDRESS (STREET, CITY, STATE, ZIP)					
	RACE	SEX	HEIGHT or RANGE	WEIGHT or RANGE	HAIR	EYE		
	DL NUMBER/STATE	PRIMARY PHONE		PHONE #2		PHONE #3		

SUBJECT	JACKET/SUBJECT TYPE	NAME (LAST, FIRST, MIDDLE, SUFFIX)						
	DOB	AGE or AGE RANGE	ADDRESS (STREET, CITY, STATE, ZIP)					
	RACE	SEX	HEIGHT or RANGE	WEIGHT or RANGE	HAIR	EYE		
	DL NUMBER/STATE	PRIMARY PHONE		PHONE #2		PHONE #3		

SUBJECT	JACKET/SUBJECT TYPE	NAME (LAST, FIRST, MIDDLE, SUFFIX)						
	DOB	AGE or AGE RANGE	ADDRESS (STREET, CITY, STATE, ZIP)					
	RACE	SEX	HEIGHT or RANGE	WEIGHT or RANGE	HAIR	EYE		
	DL NUMBER/STATE	PRIMARY PHONE		PHONE #2		PHONE #3		

Disclaimer: For Law Enforcement Use Only. Not For Public Dissemination.

REPORTING OFFICER Moldenhauer #1DU537	DATE 1/6/2021	REVIEWED BY Moldenhauer, Jacob
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DULUTH POLICE DEPARTMENT**CASE SUPP REPORT**

CASE# 2021-21002032

2030 H Arlington Ave

Duluth MN 55811

SUPPLEMENTAL NARRATIVE

On 09/08/2021 I, Investigator Moldenhauer, was advised by Vicky Wanta, a St Louis County Prosecutor, the victim for this case had more text messages she wanted to provide to Police. The victim was already identified as Jennifer Lei Nielsen 05/26/1992. The suspect was already identified as Abraham Sigurd Lee 11/17/1984.

On 09/09/2021 I met with Nielsen at the Public Safety Building. Nielsen said she recieved text messages from Lee and wanted to be transparent in this investigation and wanted us to have them. These were not messages we have obtained from her at this point. I took three pictures of the text messages. The messages were dated Jan 5th at 3:04 P.M. to 5:22 P.M. The phone number in the text conversation was 320-237-8822. In the text messages Lee says, "Unblock me I'm driving. Its abraham I woke up at 1pm". It is a short conversation where Lee says he showered and shaved and makes small talk. Lee sends the first message to Nielsen. For full details on the text messages see the three pictures I have entered into records.

My conversation with Nielsen was recorded on my body camera. I will send the new photos to the county attorney.

REPORTING OFFICER

DATE

REVIEWED BY

1DU537 Moldenhauer

1/6/2021

Moldenhauer, Jacob 09/09/2021

DPD Supplemental 2021-21002032 Page 2 OF 2

000008

**CRIMINAL SEXUAL CONDUCT
Evidence Submission Form**


001-EV-CSC-D Authorized by: SJS

Issue Date: 11/01/2018

☒ New Case☐ Additional BCA Lab Cases#☐ Resubmission BCA Lab Cases#
 1430 Maryland Ave E
St. Paul, MN 55108
Phone: 651-793-2900
Fax: 651-793-2901

 3700 N Norris Ct NW
Bemidji, MN 56601
Phone: 218-755-6600
Fax: 218-755-6623

 101 11th Ave N
St. Cloud, MN 56303
Phone: 320-249-2889
Fax: 651-793-2901

 Website: bca.dps.mn.gov
Email: bca.lab.vault@state.mn.us

Complete pages 1 and 2

County of Offense St Louis	Date of Offense 01/05/2021	Time of Offense (military time) 22:00	Jury Trial Date
Investigating Agency Duluth Police Department	Submitting Agency Duluth Police Department		
Investigating Officer's Name Investigator Shanda Braun	Submitted by		
Investigating Officer's Direct Phone & Email Address 218-730-5461 and sbraun@duluthmn.gov	Additional Agencies Involved		
Investigating Agency Case / ICR # 21002032	Location of Offense 101 W. 3rd St, Apt 329		
Prosecutor's Name and Contact Information			

Associated Individuals (S=Suspect, V=Victim, E-Elimination, O=Other/Owner)

	S/V/E/O	Name (Last, First, Middle)	Sex	Race	DOB (MM/DD/YYYY)	SID/FBI Number
1	V	Nielsen, Jennifer Lei	F	W	05/26/1992	
2	S	Lee, Abraham Siguard	M	B	11/17/1984	
3						
4						
5						
6						

Description of Evidence

SAB I affirm that all sexual assault examination kits being submitted are "unrestricted" as defined in MN Statute 299C.106. (Initials) "Restricted" kits will not be accepted for forensic testing. (This includes associated blood/urine toxicology kits.)

Agency Item#	Brief Description and Recovery Location	Individual Associated (use number(s) above)	Known (K) Unknown (U)		Requested Analysis (refer to codes below)	Other Information (e.g. DME: passwords/PINs, DRG: Fed. quant, suspected fentanyl, previous BCA item #, etc.)
1	Sexual Assault Kit	1	<input checked="" type="radio"/> K	<input type="radio"/> U	DNA	
			<input type="radio"/> K	<input type="radio"/> U		
			<input type="radio"/> K	<input type="radio"/> U		
			<input type="radio"/> K	<input type="radio"/> U		
			<input type="radio"/> K	<input type="radio"/> U		
			<input type="radio"/> K	<input type="radio"/> U		
			<input type="radio"/> K	<input type="radio"/> U		
			<input type="radio"/> K	<input type="radio"/> U		

Brief Summary of Case and Special Circumstances

Jennifer Nielsen met Abraham Lee on a dating app on-line. She invited him up to visit and told him he could spend the night since he would be driving from St. Cloud. She reported that he sexually assaulted her by penetrating her vagina with his penis. She also said he performed oral sex on her and had her perform oral sex on him. Abraham Lee said the sex was consensual.	Requested Analysis Codes ALC: Alcohol DRG: Drug Chemistry DNA: DNA DME: Digital & Multimedia Evidence LP: Latent Prints TRA: Trace Evidence TOX: Toxicology
--	---

CRIMINAL SEXUAL CONDUCT
Evidence Submission Form
 001-EV-CSC-D Authorized by: SJS
 Issue Date: 11/01/2018

Minnesota Bureau of Criminal Apprehension
 Forensic Science Services

Website: bca.dps.mn.gov
 Email: bca.lab.vault@state.mn.us

Investigating Agency
 Duluth Police Department
 Agency Case # **21002032**

**PLEASE CHECK THE SECTIONS THAT CORRESPOND TO
 REQUESTED TESTING ON PAGE 1 AND ANSWER ALL
 ASSOCIATED QUESTIONS**

☒ **DNA and/or LP (DNA, LP)**

Has the evidence been previously processed for latent prints? ☐ Yes ☐ No

Are images of processed prints being provided? ☐ Yes ☐ No

Is there additional evidence available that has not been submitted (e.g. clothing, bedding, objects)? ☒ Yes ☐ No

Are known DNA samples and/or prints available from all principals? ☐ Yes ☒ No If No, will they be provided? ☐ Yes ☐ No
Please Note: DNA samples collected from convicted offenders for inclusion in the DNA database CANNOT be used as evidence specimens.
Please Note: Known prints for law enforcement are NOT kept on file.

If evidence is being examined for prints in blood, is there a question as to the source of the blood? ☐ Yes ☐ No

Does this case involve swabs taken from a weapon? ☐ Yes ☐ No

If Yes, written permission to consume the evidence must be submitted prior to testing.

☐ **Alcohol and/or Toxicology (ALC, TOX)**

If submitting blood and/or urine kits, you must also submit a completed kit sheet and/or SARS/SANE printout.

Amount of time elapsed between alleged assault and sexual assault exam:

☐ Less than 24 hours
 Submit blood and urine samples

☐ More than 24 hours but less than 48 hours
 No ALC testing will be performed, submit blood and urine samples for drug analysis

☐ More than 48 hours
 No ALC testing will be performed, submit
 urine only for drug analysis

Suspected Drug-Facilitated Sexual Assault (DFSA):

Was Medication given at the medical facility before or after sample collection? ☐ Before ☐ After ☐ N/A

List medication(s):

Did the victim acknowledge taking any drugs (e.g. recreational, prescription, over-the-counter)? ☐ Yes ☐ No
 If Yes, list drug(s):

Did the victim consume alcohol? ☐ Yes ☐ No If Yes, how much and over what time frame?

Did the victim ☐ have amnesia ☐ become unconscious ☐ blackout? List any symptoms the victim described:

Were there any witnesses? ☐ Yes ☐ No If Yes, summarize witness account:

☐ **Trace Evidence (TRA)**

☐ Fibers ☐ Glass ☐ Hairs ☐ Physical Match ☐ Shoeprints ☐ Tape ☐ Other:

Were the suspect and victim acquainted with each other? ☐ Yes ☐ No ☐ N/A

Did the suspect have legitimate access to the scene? ☐ Yes ☐ No Have known samples been collected? ☐ Yes ☐ No ☐ N/A

☐ **Drug Chemistry (DRG)**

Are any items associated with a suspected drug-facilitated sexual assault? ☐ Yes ☐ No If Yes, list items:

☐ **Digital & Multimedia Evidence (DME)**

Type of legal authorization provided: ☐ Search Warrant ☐ Consent ☐ Other (explain):

Keywords to be searched:

Has this evidence been previously viewed forensically? ☐ Yes ☐ No
 If Yes, describe circumstance and identity of those involved:

Is there any privileged information contained within the evidence? ☐ Yes ☐ No
 If Yes, describe:

Who will be the contact for previewing the evidence or for digital evidence-specific questions?





MINNESOTA DEPARTMENT OF PUBLIC SAFETY

Bureau of Criminal Apprehension
Forensic Science Laboratory - Bemidji
3700 N. Norris Court NW
Bemidji, MN 56601

TEL: 218-755-6600 FAX: 218-755-6623

AN ANAB ACCREDITED TESTING LABORATORY - ISO/IEC 17025

To: Duluth Police Department Lab No. B21-02008
2030 North Arlington Avenue
Duluth, MN 55811

Attention: Shanda Braun Report No. 1
REPORT ON THE EXAMINATION OF PHYSICAL EVIDENCE
DNA 02/21/2021

Laboratory Number: B21-02008 Requesting Agency: Duluth Police Department
Section Reporting: DNA Agency Case Number: 21002032
Case Type: Criminal Sexual Conduct County: St. Louis

Principals: Jennifer Lei Nielsen; Abraham Siguard Lee

Description of Submitted Evidence:

Item	Type and Packaging	Description	Source
1	Item submitted as evidence classified as sexual assault evidence kit	Agency Item 1	Jennifer Lei Nielsen
1A	One envelope containing evidence classified as a known blood sample		
1B	One envelope containing evidence classified as vaginal swabs		
1C	One envelope containing evidence classified as perineal swabs		
1D	One envelope containing evidence classified as miscellaneous swabs	neck	
1E	One envelope containing evidence classified as miscellaneous swabs	back	
1F	One envelope containing evidence classified as miscellaneous swabs	left hand, under fingernails	
1G	One envelope containing evidence classified as miscellaneous swabs	right hand, under fingernails	
1H	One envelope containing evidence classified as cervical swabs		

Results of Laboratory Examination:

DNA extraction and quantitation were performed on Items 1B through 1H.

Based on the male versus total DNA quantities, the results are as follows:

Items suitable for autosomal DNA testing	Items suitable for Y-STR DNA testing	Items not suitable for DNA testing
--	--------------------------------------	------------------------------------

Lab No. B21-02008
Report No. 1

1B sperm cell fraction	1B non-sperm cell fraction	1C sperm cell fraction
1D	1C non-sperm cell fraction	1G
1E	1F	
1H sperm cell fraction	1H non-sperm cell fraction	

DNA analysis will be performed on selected items. If you have not received a report within two months of the date on this report, or if DNA analysis is not needed, please contact the Biology Section of the BCA Laboratory.

Please submit a known DNA sample from Abraham Siguard Lee.

I hereby certify that the above report is true and accurate and represents my opinions and interpretations.



Michelle Pearson
Forensic Scientist

Disposition Policy:

Evidence will be returned by delivery service.

The contents of Items 1A through 1H have been retained.

Item 2 (extracts) will be retained by the laboratory.

Distribution:

Duluth Police Department



MINNESOTA DEPARTMENT OF PUBLIC SAFETY

Bureau of Criminal Apprehension
Forensic Science Laboratory - St. Paul
1430 Maryland Avenue East
St. Paul, MN 55106

TEL: 651-793-2900 TTY: 651-242-6555 FAX: 651-793-2901

AN ANAB ACCREDITED TESTING LABORATORY - ISO/IEC 17025

To: Duluth Police Department **Lab No.** B21-02008
2030 North Arlington Avenue
Duluth, MN 55811
Attention: Shanda Braun **Report No.** 2

REPORT ON THE EXAMINATION OF PHYSICAL EVIDENCE *DNA 05/19/2021*

Laboratory Number: B21-02008 **Requesting Agency:** Duluth Police Department
Section Reporting: DNA **Agency Case Number:** 21002032
Case Type: Criminal Sexual Conduct **County:** St. Louis

Principals: Jennifer Lei Nielsen; Abraham Siguard Lee

Description of Submitted Evidence:

Item	Type and Packaging	Description	Source
1	Item submitted as evidence classified as sexual assault evidence kit	Agency Item 1	Jennifer Lei Nielsen
1A	One envelope containing evidence classified as a known blood sample		
1H	One envelope containing evidence classified as cervical swabs		

Results of Laboratory Examination:

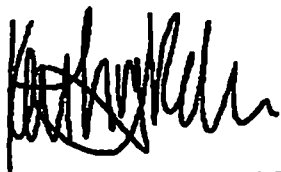
DNA profiling* was performed on Items 1A and 1H. The DNA results are as follows:

Item 1H (sperm cell fraction)

- Single source male DNA profile
- Does not match Jennifer Lei Nielsen
- This unidentified DNA profile will be entered into the Minnesota DNA Databases and the National DNA Index System to be periodically searched as DNA profiles are added to these databases. Your agency will be notified if any matches are obtained.
- Further comparisons can be made to this DNA profile if a suspect is developed and a known DNA sample is submitted to the BCA Laboratory

I hereby certify that the above report is true and accurate and represents my opinions and interpretations.

Lab No. B21-02008
Report No. 2



Kathryn Roche
Forensic Scientist

*DNA STR loci tested using PCR includes some or all of the following: D3S1358, vWA, D16S539, CSF1PO, TPOX, Yindel, Amelogenin, D8S1179, D21S11, D18S51, DYS391, D2S441, D19S433, TH01, FGA, D22S1045, D5S818, D13S317, D7S820, SE33, D10S1248, D1S1656, D12S391, D2S1338, Penta E, D6S1043, DYS576 and DYS570.

Disposition Policy:
Evidence was previously returned.

The DNA profile(s) obtained will be initially searched within two weeks of the date of this report and periodically thereafter. You will receive a laboratory report if any associations are made.

Distribution:
Duluth Police Department



MINNESOTA DEPARTMENT OF PUBLIC SAFETY

Bureau of Criminal Apprehension
Forensic Science Laboratory - St. Paul
1430 Maryland Avenue East
St. Paul, MN 55106

TEL: 651-793-2900 TTY: 651-242-6555 FAX: 651-793-2901

AN ANAB ACCREDITED TESTING LABORATORY - ISO/IEC 17025

To: Duluth Police Department Lab No. B21-02008
2030 North Arlington Avenue
Duluth, MN 55811

Attention: Shanda Braun Report No. 3

REPORT ON THE EXAMINATION OF PHYSICAL EVIDENCE

DNA 06/24/2021

Laboratory Number: B21-02008 Requesting Agency: Duluth Police Department
Section Reporting: DNA Agency Case Number: 21002032
Case Type: Criminal Sexual Conduct County: St. Louis

Principals: Jennifer Lei Nielsen; Abraham Sigurd Lee

Description of Submitted Evidence:

Item	Type and Packaging	Description	Source
I	Item submitted as evidence classified as sexual assault evidence kit	Agency Item 1	Jennifer Lei Nielsen
1H	One envelope containing evidence classified as cervical swabs		

Results of Laboratory Examination:

A male DNA profile* was previously obtained from the sperm cell fraction of Item 1H which has been searched through the Minnesota Convicted Offender DNA Database. This DNA profile matches the DNA profile from the offender sample said to be from Abraham Sigurd Lee. Offender samples are not considered evidentiary samples; therefore, additional testing can be performed following the submission of a known sample from Abraham Sigurd Lee to the BCA Laboratory.

Offender Information

Name	Abraham Sigurd Lee
Date of Birth	11/17/1984
FBI #	183906TC9
SID #	MN07088956

This male DNA profile was also searched through the Minnesota DNA Databases and matches a DNA profile from the case listed in the table below.

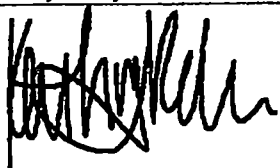
Case Information

BCA Laboratory Case #	B07-07996
Submitting Agency	Thief River Falls Police Department
Agency Case #	075372

Lab No. B21-02008
Report No. 3

Agency Contact	Teresa Mattison
Agency Telephone #	218-681-6161

I hereby certify that the above report is true and accurate and represents my opinions and interpretations.



Kathryn Roche
Forensic Scientist

*DNA STR loci tested using PCR includes some or all of the following: D3S1358, vWA, D16S539, CSF1PO, TPOX, Yindel, Amelogenin, D8S1179, D21S11, D18S51, DYS391, D2S441, D19S433, TH01, FGA, D22S1045, D5S818, D13S317, D7S820, SE33, D10S1248, D1S1656, D12S391, D2S1338, Penta E, D6S1043, DYS576 and DYSS70.

Disposition Policy:
Evidence was previously returned.

Any associations identified through a search of the Minnesota DNA Databases and NDIS should be treated as investigative information.

If this association is determined to be from someone other than a perpetrator, the BCA Laboratory should be notified so that the forensic profile can be removed from the DNA database.

Distribution:
Duluth Police Department

STATE OF MINNESOTA

FILED

DISTRICT COURT

COUNTY OF PENNINGTON

JAN 29 2009

NINTH JUDICIAL DISTRICT

State of Minnesota,

PENNINGTON COUNTY
COURT ADMINISTRATION

No. 60-CR-07-912

Plaintiff,

v.

JURY VERDICT FORM

Abraham Sigurd Lee,

Defendant.

JURY VERDICT

We, the Jury, duly empanelled to hear and decide the above-captioned case, hereby return a unanimous verdict for the following offense charged against the above-named defendant:

CRIMINAL SEXUAL CONDUCT IN THE THIRD DEGREE

☒ NOT GUILTY

☐ GUILTY

Dated: 1-29-09

Joanette A. Walcott
FOREPERSON

Thief River Falls, Pennington County, Minnesota